

ACTS OF PARLIAMENT  
AND  
BENCH TABLE ORDERS  
OF  
THE INNER TEMPLE

ORDERED TO BE PRINTED

18 APRIL, 1913.

THE HON. Mr. JUSTICE BUCKNILL,  
Treasurer.

In62a  
1913





UNIVERSITY  
OF CALIFORNIA  
LOS ANGELES

SCHOOL OF LAW  
LIBRARY





Inner Temple, London  
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AND  
BENCH TABLE ORDERS  
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*Ordered to be printed 18 April, 1913.*

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THE HON. MR. JUSTICE BUCKNILL,  
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T.O. 5 May 1868.

T.O. 29 April 1924.

2. After the Treasurer all other Masters of the Bench shall on all occasions have precedence according to the date of their call to the Bench, provided that a Member of the Royal Family shall take precedence next after the Treasurer for the time being and any other Honorary Benchet shall take precedence next after the Benchet who is Treasurer at the time of his election.





# ACTS OF PARLIAMENT

AND

## BENCH TABLE ORDERS

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### PRECEDENCE.

*T. O., 5 May, 1868.*

1. THE Treasurer shall on all occasions have precedence of all other Masters of the Bench. Treasurer.

~~2. After the Treasurer all other Masters of the Bench shall on all occasions have precedence according to the date of their Call to the Bench.~~ Masters of the Bench.

*T. O., 23 January, 1866.*

3. If a junior Bencher occupy the Treasurer's seat at dinner in the Hall, he shall afterwards occupy it in the Inner room in preference to a senior Bencher. Junior not to be superseded.

## CALLS TO THE BENCH.

*T. O., 18 November, 1892.*

,, 13 November, 1906.

Constitution  
of Bench.

4. The Bench shall consist of such Members of the Society for the time being of the Outer or Inner Bar not exceeding sixty in number as shall have been called to the Bench, and, in addition, of such Members of the Society as for the time being shall be or shall have been Lords of Appeal, Speakers of the House of Commons, or Judges of the Supreme Court, and shall have been called to the Bench either before or after their appointments as Lords of Appeal, Speakers of the House of Commons, or Judges.

Qualification  
for Call.

5. No Member of the Society of the Outer or Inner Bar shall be eligible for Call to the Bench until he shall have been called to the Bar for the space of ten years, or shall for the space of ten years have practised as a Special

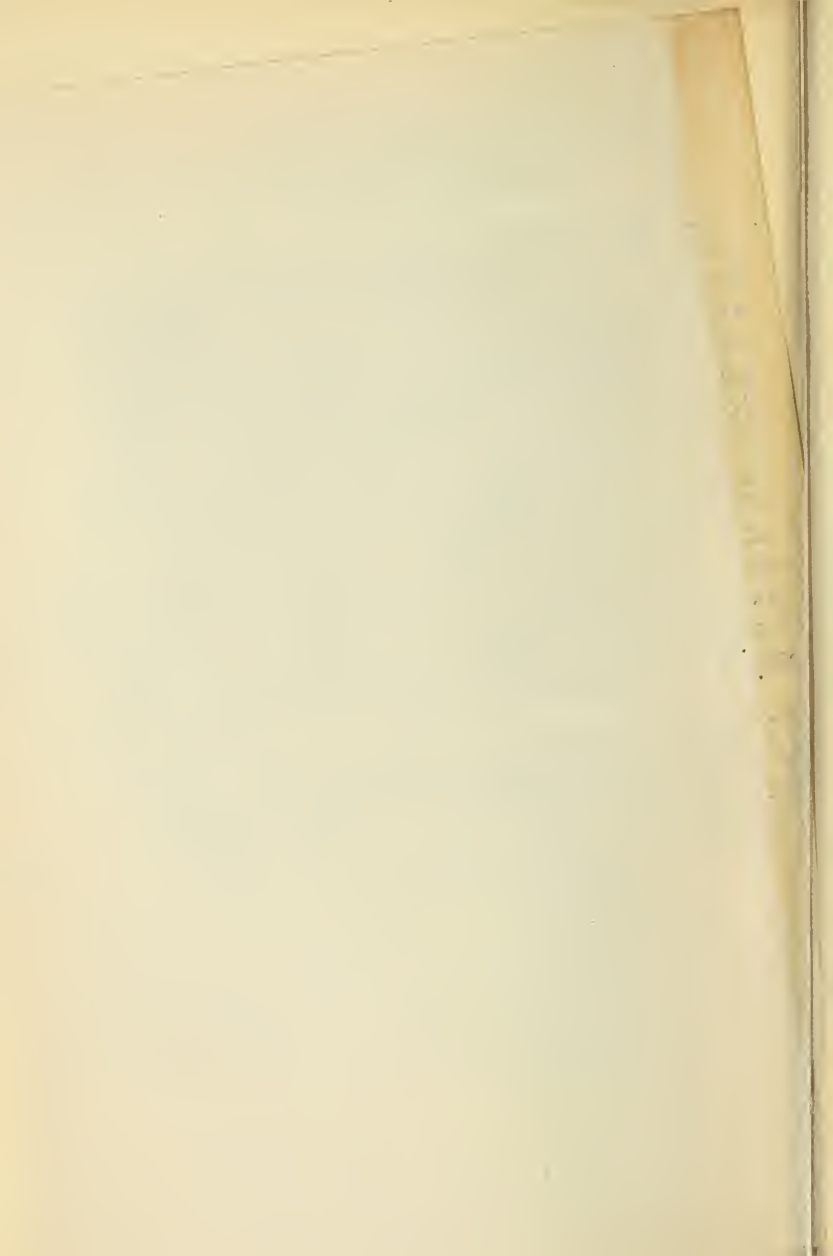
T.O. 13 November 1892.

T.O. 13 November 1906.

T.O. 29 April 1924.

4. The Bench shall consist of such Members of the Society for the time being of the Outer or Inner Bar not exceeding sixty in number as shall have been called to the Bench, and, in addition, of such Members of the Society as        for the time being shall be or shall have been Lords of Appeal, Speakers of the House of Commons, or Judges of the Supreme Court, and shall have been called to the Bench either before or after their appointments as Lords of Appeal, Speakers of the House of Commons, or Judges, and of not more than four Honorary Benchers.

Footnote to T.O.4. This rule shall not apply to Members of the Royal Family who shall be eligible for election as heretofore.



Pleader under the Certificates of the Bench, or shall for the space of ten years have practised partly as a Special Pleader under such Certificates and partly as a Barrister.

6. No Member of the Society shall be eligible for Call to the Bench who, for the space of ten years next previous to the day of a Call to the Bench, shall have neglected to attend the Commons in the Hall, and to pay the dues of the House.

Disqualification for Call.

*T. O., 8 May, 1896.*

„ 13 November, 1906.

7. A Member of the Society (not being already a Bencher) who shall be appointed a Lord of Appeal, Speaker of the House of Commons, or Judge of the Supreme Court, may be proposed for Call to the Bench at any time after his appointment when a vacancy on the Bench shall occur; but, if elected, his

Lords of Appeal, Speakers and Judges.

Election shall not be deemed to fill up the vacancy then existing.

Honorary  
Benchers.

8. Members of the Society (not being already Benchers) who are appointed Lords of Appeal or Judges of the Supreme Court, may be elected Honorary Members of the Bench at any time after their appointment.

Only one Call  
a Term.

9. No more than one Call to the Bench shall be made in one and the same Term.

How Call to  
be made.

10. Every Call to the Bench shall be first made at the Bench Table, and shall be afterwards confirmed in Parliament.

*T. O., 9 March, 1900.*

Vacancy to be  
announced.

11. When any vacancy occurs among the Benchers it shall be the duty of the Treasurer to announce such vacancy at the Bench Table on the first business day of the next term, and thereupon the Sub-Treasurer shall, on the following day, send notice in writing to every

T.O. 29th. April 1924.

8. A Member of the Judicature or Bar of any country may be elected an Honorary Benchler under the following conditions.

(1) There shall be a Standing Nominating Committee who shall consider any suggestion for the election of an Honorary Benchler and may make a recommendation to the Bench. Not more than one person shall be recommended at one time.

(2) The election shall be by open voting, and not less than twenty Benchers shall be present, and the candidate shall be declared elected if three fourths of the Benchers present shall vote in his favour.

(3) The election shall be vacated if upon its being intimated to him by the Sub Treasurer he shall fail to accept it and his election shall not be made public unless and until he shall have accepted it.

(4) An Honorary Benchler shall have no voice or vote at the Bench Table or at a Parliament, nor may he propose any student for call to the Bar, nor shall he be of a quorum to constitute a Parliament, nor shall he be eligible to any of the offices of the Society, nor shall he act as Junior Benchler.

(5) An Honorary Benchler shall not be liable to pay the fee of £210 under Rule 26 or to make any other payment except for Commons consumed by him.





Bencher of the existence of such vacancy or vacancies.

12. Any Bencher may propose (or second) for Proposals.  
Election, to fill such vacancy or vacancies, if more than one has been announced, any members of the Inn duly qualified. Every such proposal shall be in writing signed by the Proposer and Seconder, and shall be transmitted to the Treasurer, so as to be received at the Office not later than 4 p.m. on the sixth day after the Treasurer's announcement at the Bench Table.

13. The Treasurer shall cause to be prepared List of  
Candidates.  
a list of all the proposals received by him with, in the case of each Candidate, the date of his Call to the Bar, and, if a King's Counsel, the date of his taking silk, his professional address, description and circuit, if any, and the name of his Proposer and Seconder; such list shall be laid before the Bench at the

Bench Table next after the last day for sending in proposals.

Date of Election.

14. When such list is presented, the Bench shall fix the day of Election, being a day not less than six nor more than fourteen days after the presentation of such list.

Notice of Date of Election.

15. A copy of such list, with notice of the day fixed for the Election, shall forthwith be sent to each Benchers, and shall be laid upon the table in the Benchers' room.

Elections on the same day.

16. When there are more vacancies than one to be filled the Elections shall all be held on the same day.

Not more Candidates than Vacancies.

17. When there are not more Candidates than there are vacancies the name or names of the Candidate or Candidates shall at once be submitted, in the order of their precedence at the Bar, for election by ballot and Call to the Bench.

18. When there are more Candidates than vacancies— More Candidates than Vacancies.

(1) The Selection of a Candidate to be submitted for ballot to fill each vacancy shall be taken separately. Selections separately.

(2) The Selection shall be by voting papers. Voting Papers.

(3) On the day of Election each Bench present shall be supplied with a voting paper containing the list of Candidates. For each Bench.

(4) If he wishes to vote he shall put a mark against the name of that Candidate only for whom he wishes to vote to fill the vacancy in respect of which the votes are being taken. One mark only.

(5) Two Scrutineers shall be appointed by the Bench; they shall collect the voting papers, and shall allot Scrutineers.

to each Candidate the votes given in his favour.

Candidate  
with absolute  
Majority.

- (6) If, on the first voting, any Candidate shall have obtained an absolute majority of the votes given, his name shall thereupon be submitted for election by ballot.

No absolute  
Majority.

- (7) If, on the first voting, no Candidate shall have obtained such an absolute majority, the name of the Candidate who has obtained the smallest number of votes, and the name or names of any other Candidate or Candidates who may not have obtained one-fourth of the votes, shall be struck out and a fresh vote shall be taken on the remaining names. If necessary, this shall be repeated till some Candidate has obtained such an absolute majority ; his name

shall thereupon be submitted for election by ballot.

- (8) If, on any voting, two names only are sent round, and the two Candidates receive an equal number of votes, the name of the senior in precedence at the Bar shall be submitted for election by ballot. Equal number of Votes.

- (9) If, on any other voting, the two or more Candidates who have obtained the smallest number of votes shall have obtained an equal number, being at least one-fourth, of the votes given, the name of the junior in precedence at the Bar shall be struck out. Senior to be selected.

19. The ballot box shall not go round more than once with respect to any Candidate. One ballot only.

20. In order to the Call of any member of the Society to the Bench there must be not Number of Votes for Call.

less than twenty Benchers present at the Bench Table, and there must be not less than twenty Benchers voting by ballot in the Candidate's favour.

Votes against. 21. Should there be four or more Benchers voting against any Candidate he shall be declared not to have been elected.

Candidate not elected. 22. Any Candidate who, after his name has been submitted for election by ballot, has been declared not to have been elected by reason of four or more Benchers having voted against him, shall not be eligible again until after the expiration of the three next terms.

Vacancy not filled till next Term. 23. If a Candidate, whose name has been submitted for election by ballot, shall be declared not to have been elected the vacancy for which the ballot was taken shall not be filled till the next term, and shall then be

announced and dealt with in all respects as if it were a new vacancy.

*T. O., 27 April, 1909.*

24. King's Counsel when nominated for election to the Bench shall be entered in the list of nominations in the order of their patents. Members of the Junior Bar when nominated for election to the Bench shall be entered in the list of nominations after the King's Counsel and in the order of their Call to the Bar.

Order of  
Nominations.

*T. O., 11th May, 1909.*

25. When a Lord of Appeal, Speaker of the House of Commons, or Judge of the Supreme Court is elected a Master of the Bench at the same meeting of the Bench as other Members of the Society, the Lord of Appeal, Speaker or Judge, as the case may be, shall take precedence of such other Members

Precedence of  
Lords of  
Appeal,  
Speakers, and  
Judges.

*T. O., 24 January, 1899.*

Payment of  
Fee and Dues.

26. Every Member of the Society called to the Bench shall, before his Call is confirmed in Parliament, pay to the Society the fee of £210, and all commons and dues then owing by him to the Society

Abolition of  
Bench  
Chambers.

27. On any future election to the Bench the right to Bench Chambers of the person elected shall be abolished.

*T. O., 3 May, 1706.*

Effect of de-  
clining Call.

28. In case the Members of this House called to the Bench neglect or refuse to accept of the Call, they shall be incapable of ever being called hereafter.

*T. O., 4 July, 1851.*

Patent

29. When a Patent of King's Counsel or Precedence is sent in to the Treasurer, it is to be forthwith returned with an intimation that it has been duly entered on the books of the Society.



*T.O., 13 June, 1884.*

30. No Pensions or Preacher's dues are due from any Bench<sup>Pensions and Preacher's Dues.</sup>er between the time of his election to the Bench and his obtaining a Bench Chamber.

TREASURER.

*A. P., 29 June, 1691.*

*T. O., 1 Feb., 1828.*

31. WHEREAS it hath been found by ex-<sup>Annual Office.</sup>perience of this Society, and other Societies of the Law, that the yearly constituting of a new Treasurer in the Term of St. Michael doth much conduce to the ascertaining the revenue and other benefits of the Society.

Be it therefore enacted that no Treasurer of this Society shall continue in the office of Treasurer longer than for the space of one whole year, and that a new Treasurer shall be every year constituted and made at the second Parliament in Michachnas Term\* ; but in order

\**N.B.—The Treasurer has for many years past been constituted and made at the last Parliament in Michaelmas Term.*

to obviate the inconveniences which have been found to arise from the circumstance of the Treasurer's official duties commencing on the day of his election, the retiring Treasurer shall continue in office until the last day of December (inclusive) retaining the privileges and discharging the duties in the same manner as during the former part of his Treasurership.

*A. P., 29 June, 1691.*

Readers  
liable to serve.

32. The said office of Treasurer shall be executed by all the Benchers of this Society that have been or are liable to be Readers successively, and in their turn according to their respective seniority at the Bench.

*A. P., 29 June, 1691.*

„ *8 February, 1771.*

Seniority  
decides.

33. No Counsel of their present Majesties or their successors or any other person whatsoever shall hereafter be made Treasurer but according

to their seniority in time at the Bench of this Society.

34. In case of the death or removal of a Treasurer in his year, the next Bench<sup>Death or removal of Treasurer.</sup>er capable as aforesaid shall be constituted Treasurer at the next Parliament held for the said Society, which Treasurer shall hold the same for the remaining part of the said year, instead of the said Treasurer so dead or removed, and be continued for the year next ensuing at the second \* Parliament in Michaelmas Term.

35. And for the encouragement of the Treasurer of this Society in the careful attending<sup>Remuneration of Treasurer.</sup> and executing the said office, forasmuch that every Treasurer of this Society is by virtue of the said office obliged to give his constant attendance upon the service of the House during the whole Terms, for perusing the several Acts and Orders of this House before they are entered, and in receiving and taking the several accounts

\* N.B.—See Note to T.O. 31.

of all sums of money received and paid out for the use of the said Society, and for divers other matters relating to the said office (as is hereby declared he ought to do) :

Be it therefore enacted that the present Treasurer, and every other Treasurer hereafter so to be yearly constituted and made as aforesaid, shall be allowed upon his account the sum of £100, and so proportionately for the time of his service in the said office, and that no Treasurer shall claim any further or other recompense or allowance for or by reason of his service in the said office.

Qualification.      36. No Bencher of this Society shall be capable of the said office of Treasurer until he hath been at the Bench for the space of three years at the least, except the Attorney and Solicitor-General.

Order of Succession.      37. No Bencher of this Society whatsoever shall be constituted and made Treasurer a second

time, until all other the Benchers who are or shall be capable thereof shall have first held and served in the said office, except in the case of death or removal as aforesaid.

*A. P., 10 November, 1697.*

38. No Bencher of this Society shall hereafter Keeping  
Terms. be capable of being chosen Treasurer of this Society unless he shall have kept the two precedent Terms before such election, and shall have been personally present at the Bench Table four times at the least in each of the said Terms, except upon such reasonable excuse offered for his absence as shall be allowed by the Table in each of the said precedent Terms.

*T. O., 21 November, 1746.*

*A. P., 22       ,,       ,,*

39. If any Bencher hath declined or shall Bencher  
declining. once decline being Treasurer, or hath been or shall be set aside as not qualified for that office

by the Rules and Orders of this Society, and another Benchers be chosen in his stead, such person so declining or set aside shall for ever after be disqualified for, and incapable of holding, the said office.

*T. O., 7 June, 1825.*

Books. 40. The Treasurer is authorised to expend £50 per annum, to be laid out in books at the discretion of the Treasurer.

*T. O., 12 November, 1878.*

No casting vote. 41. In cases of election to the Bench, or of Officers of the Society, and on all other questions, the Treasurer or Master of the Bench presiding has but one vote.

*T. O., 7 May, 1889.*

Contracts by. 42. All Contracts entered into on behalf of the Society shall be made in the name of the Treasurer for the time being.

43. The Treasurer may enter into Contracts Current Expenditure. providing for the ordinary current expenditure of the Society. He shall, however, in making such Contracts act with the consent of the Finance, Wine, Library, or other Committees, respectively, in accordance with the practice for the time being.

44. The Treasurer may also expend on Special Expenditure. behalf of the Society from time to time sums of money, provided that no one sum shall exceed £50, and that all such sums in any one year shall not exceed £200.

45. Except as provided otherwise in Orders Authority of Bench. 43 and 44, the Treasurer shall have no power to enter into any Contract without the authority of the Bench.

46. All cheques drawn on behalf of the Cheques. Society shall be signed by the Treasurer for the time being and one other Benchman, and countersigned by the Sub-Treasurer.

*T. O., 8 June, 1883.*

To ascertain  
the incoming  
Treasurer.

47. The Sub-Treasurer is authorised in each succeeding Hilary Term to ask, in writing, the Reader for the time being—

- (1) Whether he wishes (if elected) to serve as Treasurer in the following year ; and, if he answers in the negative, to ask him
- (2) To send in at once, to the Treasurer's Office, his written resignation of the Readership, which office will then *ipso facto* pass to the Benchers next in seniority.

The Sub-Treasurer shall, with all convenient speed, put the same questions (if necessary) to each successive Reader until he reaches one who expresses his wish, or who does not refuse (if elected) to serve as Treasurer.

The Sub-Treasurer is to do his utmost to conclude this enquiry before the 1st day of



Easter Term, and the Treasurer is to report to the Bench, not later than the second business day in Easter Term, the name of the Benchler who has accepted the office of Reader, with a view (if elected) of serving as Treasurer during the following year.

*T. O., 23 June, 1843.*

48. Neither the Treasurer nor any Master of Lending Hall. the Bench has any right to lend the use of the Hall or any part of the premises belonging to the House for any purpose not connected with the Society without the consent of the Bench Table.

*T. O., 25 January, 1881.*

49. The Treasurer shall use his discretion as Power to invite guests. to the number of guests he shall think fit to invite on behalf of the Inn to dine at the Bench Table on the Grand Day of each Term.

*T. O., 16 April, 1858.*

Decision in  
difficulties.

50. In all cases of difficulty or dispute in carrying into effect these Rules, the decision of the Treasurer or Chairman for the time being shall be final.

*T. O., 22 November, 1870.*

Ex-Treasurer.

51. The ex-Treasurer shall be placed on all Committees for the year.

## READER.

*T. O., 16 May, 1702.*

Order of  
Succession.

52. EACH Master of the Bench in succession is chosen Reader without option on his part, after which his Coat of Arms is emblazoned in the Hall. The following year (if otherwise duly qualified) he is eligible to be elected Treasurer.

*T. O., 22 November, 1870.*

On all  
Committees.

53. The Reader for the year shall be placed on all Committees for that year.

*T. O., 25 November, 1670.*

54. Committee to treat with a Herald Painter Coat of Arms.  
for setting up all the Readers' Coats of Arms.

## MASTER OF THE LIBRARY.

*T. O., 7 June, 1825.*

55. ONE of the Masters of the Bench shall Election and Powers.  
be annually elected Master of the Library  
and be placed on the Library Committee for  
the year, and be authorised to expend Fifty  
Pounds in the purchase of Books for the  
Library, in addition to the Fifty Pounds at the  
disposal of the Treasurer.

The election of the Master of the Library  
shall be on the same day as that of the Treasurer  
in Michaelmas Term.

*T. O., 21 June, 1825.*

56. The Rules regulating the Library are Library Rules.  
printed and hung up in the Library.

## MASTERS OF THE BENCH.

*T. O., 9 February, 1709.*Key of  
Library.

57. EVERY Bencher on his Call receives a key of the Library, and possesses the privilege of taking out for perusal any number of volumes, on entering their titles in a book kept for the purpose in the Reading Room.

The Library key gives access also to the Hall and Parliament Chambers.

*T. O., 5 June, 1888.*

,, 16 April, 1912.

Key of Garden

58. Every Master of the Bench has for his own use a key which opens the Garden Gates ; but the power of granting keys of the Garden is vested in the Master of the Garden alone, and shall only be exercised by him in favour of persons occupying chambers in the Inn, not Masters of the Bench. Any such person receiving a key shall deposit with the Sub-

Treasurer the sum of £1 1s., to be retained by him till the key is returned by the person to whom it was issued. All orders for admission to the Garden are to be granted by the Garden Committee or by the Master of the Garden, or by the Treasurer.

### BENCH CHAMBERS.

*A. P., 9 February, 1776.*

59. FOR the future the Treasurer shall be entitled to the choice of all Bench Chambers that may fall to the House during his Treasurership to the day that the new Treasurer enters on his office whenever the same are disposed of.

Choice by  
Treasurer.

*T. O., 27 January, 1843.*

60. On a set of Bench Chambers falling vacant in one year and being disposed of in the next year, the Treasurer for the year, in which they are disposed of, has the choice, if the Treasurer for the year, in which they fell vacant, has refused to accept them.

Choice by  
incoming  
Treasurer.

*A. P.*, 19 *November*, 1691.

„ 14 *June*, 1771.

*T. O.*, 22 *May*, 1821.

„ 5 *June*, 1883.

„ 20 *November*, 1883.

Choice by  
Benchers.

61. Whereas, by the usage and custom of this Society, the choice of Chambers by the Masters of the Bench hath always been and ought to be according to their seniority and priority of sitting at the Bench Table, subject to the choice of the Treasurer: And whereas it hath been observed that some Masters of the Bench do, from Term to Term, absent themselves from the Bench Table, and do not give their due assistance in the debating and ordering the affairs of the House and upholding the exercise thereof,—and yet nevertheless will come and be present at Parliaments held for this Society, and expect to vote and have their choice and election of Chambers there accord-

ing to such their seniority, equally with those that are frequent in Commons, and do duly attend the business and exercise of the House ; by reason and means whereof the business of the House hath been often neglected and the exercise failed, to the great prejudice and dishonour of this Society : Be it therefore enacted, that from henceforth no Benchers of this Society shall have a vote or election of a Chamber of any Parliament hereafter to be holden for this Society, unless he shall have been personally present at the Bench Table and in Commons four several days, at the least, in each of the two precedent Terms before such Parliament [except upon such reasonable excuse offered for his absence as shall be allowed by the Table], any law, usage or custom to the contrary notwithstanding.

*T. O., 30 June, 1797.*

62. In future so much of the copies of the Notice of  
Orders.

Orders of the 19th November, 1691 (No. 61), and 10th November, 1697 (No. 38), as relates to the manner of keeping Commons to qualify for a Bench Chamber and for the office of Treasurer, be delivered to such gentlemen as shall hereafter be called to the Bench of this Society.

*A. P., 15 June, 1686.*

„ *20 November, 1730.*

Time of  
disposal.

63. When a Bench Chamber devolves to the House, it is disposed of on the last Parliament Day in the next, or present Term, notice to be given to the Bench Table four days previously.

Fee for  
admittance.

64. Each Master of the Bench on accepting or exchanging a Bench Chamber pays £2 (for admittance) to the Society.

*A. P., 6 February, 1714.*

No priority to  
K.C.

65. No priority is given to King's Counsel in the choice of Bench Chambers.



*T. O., 12 June, 1708.*

66. Any Bencher who shall owe more than Bencher in arrear. £10 for Commons (three days after demand) is incapacitated from choosing a Bench Chamber, as well as from voting at the Table or Parliament.

*T. O., 24 November, 1773.*

67. No ornamental repairs to be done to any Repairs. Bench Chambers at the expense of the House, but such repairs only shall be done at the expense of the Society as are necessary for the supporting and maintaining the buildings.

*T. O., 9 November, 1710.*

68. Sub-Treasurer for the future to pay all Accounts for repairs. allowances for repairs of Bench Chambers, and to be allowed it in his accounts.

*T. O., 21 December, 1759.*

69. When the Bench Chambers of any Chambers dilapidated. Bencher are in a dilapidated condition, a Com-

mittee is appointed to allot Chambers of equal value in lieu thereof.

*T. O., 7 February, 1758.*

Disqualifica-  
tion for  
Chambers.

70. No Bencher of this Society who shall accept of a Call to the Bench in any other Society shall from thenceforth be entitled to the choice of or be capable of being admitted to any Bench Chamber within this Society, or shall be capable of being elected or appointed Treasurer of this Society.

Loss of Bench  
Chambers.

71. If any Bencher of this House, after his admission to Bench Chambers in this Society, or during the time he shall be Treasurer of this Society, shall accept of a Call to the Bench in any other Society, then and in such case he shall no longer continue to hold or enjoy any such Bench Chamber, or the office of Treasurer of this Society, or to receive or take any benefit or advantage therefrom, but his admission to

such Bench Chamber, and his appointment to the said office of Treasurer of this Society, shall from thenceforth cease and be void to all intents and purposes as fully and effectually as if the person so called to the Bench of any other Society was immediately after such Call actually deceased.

### PARLIAMENTS.

72. FIVE Benchers, besides the Treasurer, Quorum. constitute a Parliament.

*T. O., 20 November 1767.*

73. No Parliaments are held on any other days than Fridays in every Term except when the Call Day falls on any other day, and except by an Order of the Table made two days before such Parliament is to be holden, and a copy of such Order to be sent to the Masters of the Bench in town.

Time of  
holding.

*T. O., 25 November, 1767.*

Adjournment. 74. The last mentioned Order not to extend to any Parliament held by adjournment, provided the Parliament adjourned was held on a Friday, or on any other day in virtue of an Order made two days before.

#### BUSINESS AT THE BENCH TABLE.

*T. O., 23 November, 1827.*

„ 8 November, 1889.

„ 11 November, 1904.

Commence-  
ment of  
Business.

75. Business shall commence on the first Tuesday or Friday, whichever shall first happen in every Term, and business days out of Term are held when appointed by the Treasurer.

*T. O., 20th July, 1894.*

Election  
of Committees

76. All Standing Committees shall be elected yearly in Michaelmas Term on a day

to be named by the Treasurer, the first election to be held next Michaelmas Term (1894). Members shall go out of office on the day before the day of election and shall be eligible for re-election. And the Treasurer in each year shall ascertain in or before Michaelmas Term what Members of Committees are willing to serve in the following year.

*T. O., 13 May, 1728.*

77. Business may be proposed and done on Grand Week. any day in the Grand Week in any Term except the Grand Day.

*T. O., 15 May, 1821.*

78. The proceedings of the Bench shall be Minute Book. daily entered in a rough minute book and be brought up every evening to the Parliament Chamber for the signature of the Treasurer or the Senior Benchler present.

*T. O., 12 June, 1857.*

Reading  
Minutes.

79. On every business day the proceedings of the preceding business day be first read over and signed.

Form of  
motion.

80. No motion can be put from the Chair unless the same is reduced into writing.

*T. O., 31 May, 1872.*

Reversing  
decisions.

81. When a subject has been discussed, and a decision arrived at by the Bench, no motion shall be made to revive discussion or reverse the decision on the same subject in the same Term.

*T. O. 21 November, 1732.*

Notice as to  
departure  
from Orders.

82. If anything shall be hereafter moved at the Bench Table contrary to any former Order nothing shall be done thereupon, but upon a day appointed for that purpose, and notice to be given to the Masters in town at least three days before such day.

*T. O., 22 January, 1858.*

83. The proceedings of the last Parliament shall be read at the next Bench Meeting in Term.

Reading over  
Acts of  
Parliament.

*T. O., 12 May, 1911.*

84. In the case of Committees other than Standing Committees, the report shall be printed and circulated at least three clear days before it is adopted, unless the Bench at the time of the appointment of the Committee has otherwise ordered. In the case of the Standing Committees, the agenda shall where practicable give a short summary of the report.

Reports of  
Committees.

## MONEY VOTES, APPOINTMENTS, AND PENSIONS.

*T. O., 29 April, 1845.*

85. No vote of money shall be given out of the funds of this Society without a previous notice of fourteen days being sent round to the Masters of the Bench.

Money votes.

*T. O., 1 May, 1906.*

Reports and  
proposals  
involving  
expenditure  
of money.

86. Reports of Committees and proposals by Members of the Bench involving expenditure of money shall be submitted to the Finance Committee before being brought before the Bench.

*T. O., 19 January, 1883.*

Appoint-  
ments,  
Salaries, and  
Pensions.

87. The Report of a Committee upon any appointment, salary or pension, shall be laid upon the table in the Benchers' Room, and be considered by the Bench upon the second business day after it shall be so laid.

*T. O., 11 December, 1873.*

No right to  
Pension.

88. All persons who shall hereafter enter into the employment or service of the Inn shall be informed on their entering into the service that they will not be entitled to claim any pension.



*T. O., 2 February, 1858.*

89. A list of the Pensioners of the Society shall be annually submitted to the Bench in Trinity Term. List of Pensioners.

*A. P., 12 June, 1695.*

90. For the future the office of Sub-Treasurer, Officers. Steward, Chief Butler, and Head Cook of this Society be appointed by the Bench Table, and confirmed by Act of Parliament of the same Society; all other Officers and Servants of this Society for the future, if they happen to fall or become void in Term time, shall be appointed by the Bench Table of the said Society. But if they happen to fall or become void in the Vacation time, the same shall be appointed, and placed in by the Treasurer for the time being.

91. All Officers and Servants of this Society that shall be placed into any of the offices or Entry in books.

services belonging to the same by the Treasurer or Bench Table, shall be accordingly entered in the House books belonging to the said Society.

*T. O., 26 January, 1790.*

Notice of  
Appointments

92. No appointment of an officer, servant, or tradesman, ought to be made in Term time, without reasonable notice to the Benchers in town.

### RENTING CHAMBERS.

*T. O., 16 November, 1819.*

Chamber  
Committee.

93. A Standing Committee shall be appointed to superintend the letting of all the Chambers of this Society, whether Bench Chambers or not, with approbation of the Benchers as to their Chambers, and in future no Chambers to be let without the sanction of the Committee.

*T. O., 22 November, 1892.*

94. Upon a set of Chambers becoming vacant the Treasurer shall send notice of the vacancy to all Members of the Inn who have previously intimated their desire to rent Chambers. On the expiration of seven days from the sending of such notice the Chambers shall, subject to the sanction of the Committee, be let to the senior Applicant, who shall bonâ fide desire to rent them for his own personal occupation, and who shall have declared such his desire in writing. If no Member of the Inn shall declare his desire to rent the Chambers for his own personal occupation, the same may, subject to the sanction of the Committee, be let to the Senior Applicant desirous of renting the same without his making such declaration.

Mode of  
Letting.

95. If any Member of the Inn to whom Chambers have been let for his own personal

Effect of  
ceasing to  
occupy.

occupation shall cease to occupy them personally, he shall forthwith give notice thereof to the Treasurer, and in case he shall fail to give such notice the Society shall be entitled to determine his tenancy, and to require him to deliver up possession of such Chambers at any time on giving him not less than seven days' notice.

Precedence in  
choice.

96. Subject to Rules 94 and 95, and to the decision of the Committee, the Members of the Inn not being Benchers shall have precedence in the choice for renting Chambers according to their seniority in Membership, and King's Counsel shall have no right to priority in choice over Members of the Outer Bar.

Letting to  
persons not  
Members.

97. If after the offer of any set of Chambers no Member of the Inn approved by the Committee shall desire to rent the same, the same may be let with the sanction of the Committee to any Barrister or Member of any other Inn of

Court, or in default of any application for the same by any Barrister or Member of any other Inn of Court then to any other person.

98. No person renting or holding one set of Chambers shall hereafter, without the special sanction of the Committee, have any other set of Chambers let to him unless he shall surrender and give up possession of the set already rented or held.

Second set of Chambers.

*T. O., 22 May, 1701.*

99. No alteration to be made in the Buildings or Chambers of this House without leave asked of the Bench Table.

No alteration without leave.

*T. O., 13 July, 1821.*

100. The rents of all the Chambers belonging to this Society (except those appropriated to Benchers) shall be collected by the Collector and paid by him daily as received into the Bankers of the Society, to be placed to the

Collector of Rents.

Rent Account of the Society, and an account of all such receipts and payments shall be kept by the Collector to be produced half-yearly to the Committee appointed for investigating the funds of the Society.

The accounts to be delivered to the Sub-Treasurer half-yearly for payment.

### CALLING TO THE BAR.

*T. O., 30 November, 1680.*

Declaration.      101. No names of Students to be proposed for the Bar unless their full time be allowed by the House and approved by the Treasurer, and the usual declaration by a Student before his Call to the Bar has been made.

Form of Declaration.      102. The Declaration to be made by Students upon Call to the Bar shall be in the form set out in the Consolidated Regulations.

N.B.—See *T. O.*, 4th November, 1892 for form of Declaration *then* in use.

*T. O., 21 November, 1762.*

„ 11 June, 1730.

103. No Master of the Bench to move to put any person into the paper for the Call to the Bar, unless upon a Certificate from the Sub-Treasurer of his standing and other qualifications.

Certificate  
of Sub-  
Treasurer.

*T. O., 8 February, 1739.*

104. The certificates to be laid before the Table by the Sub-Treasurer at least two days before the motion is made for the Call.

Production of  
Certificates.

*T. O., 16 June, 1789.*

105. No Master of the Bench do from henceforth propose any Member of this Society to be called to the Degree of the Bar, without he is able to give some account to their Master-ships (if required) of the character and qualifications of the gentleman he proposes.

Master to  
vouch for  
character.

*T. O., 27 November, 1807.*

Order to be  
screened.

106. The last mentioned Bench Table Order shall be screened in the Hall.

*T. O., 16 June, 1789.*

Call at Parlia-  
ment after  
Proposal.

107. No person in this Society to be called to the Bar until the next Parliament after that at which such person shall have been proposed by one of the Masters of the Bench.

*T. O., 27 November, 1807.*

Member  
proposing.

108. The name of the Master of the Bench who proposes each gentleman to be called to be inserted in the paper containing a list of the Candidates.

*T. O. 3 May, 1904.*

Admission  
*ad eundem.*

109. A Barrister of another Inn may, by a special order of the Bench, be admitted *ad eundem* of this Society.

Six days before any such admission the name



of the applicant shall be screened in the Hall and the Parliament Chamber and be sent round to every Master of the Bench.

The fee on admission *ad eundem* of this Society shall be £60.

*T. O., 8 June, 1894.*

110. The Business Day next but one <sup>Proposal day.</sup> preceding the Call Day in each Term shall be the day for proposing Members of this Society for Call to the Bar.

*T. O., 16 April, 1852.*

„ 21 March, 1884.

111. No Call to the Bar shall take place <sup>Call Day.</sup> except during a Term; and such Call shall be made on the same day by each of the Inns, namely, on the 16th day of each Term, unless such day shall happen to be Saturday or Sunday, and in such case on the Monday after.

*T. O., 28 June, 1880.*

Notice of  
departure  
from mode of  
Call.

112. No departure from the usual mode of calling to the Bar be sanctioned except on motion after seven days' previous notice.

*T. O., 2 June, 1865.*

Persons in  
Holy Orders.

113. No person in Holy Orders shall be admitted as a Student or called to the Bar by this Society without first undertaking and signing a Declaration that he has not for the last twelve months held any Clerical preferment or office, or performed any Clerical functions; and that he will not, while a Member of the Society, hold such preferment or office, or perform shall functions.

Any person who is afterwards found to have either made such Declaration untruly, or not to have disclosed the fact of his being in Holy Orders, shall be liable to have his name removed from the books of the Society, and, if at the Bar, to have his Call vacated.

*T. O., 17 May, 1889.*

114. It is not the custom of this Society to call to the Bar any person engaged in trade. Persons in trade.

N.B.—See Consolidated Regulations.

*T. O., 21 January, 1881.*

115. It is desirable that this Society should admit to the Bar such Members of the Colonial Bar who have obtained eminence and distinction thereat and may be desirous of being so admitted as the Masters of the Bench may think fit, but subject to such regulations or conditions as they may appoint. Eminent Colonial Barristers.

*T. O., 30 April, 1867.*

116. (1) Every Barrister may at any time commute for his Annual Dues, which amount to 19s. 8d. per annum for Barristers not of the degree of King's Counsel, and £1 3s. 8d. for Barristers of the Voluntary compounding.

degree of King's Counsel, on the following scale :—

Between the ages of 20 and 30	...	£14
„ „ 30 „ 40	...	13
„ „ 40 „ 50	...	11
„ „ 50 „ 60	...	10
„ „ 60 „ 70	...	8

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Between the ages of 70 and upwards ... £4

- (2) Every gentleman who at the time of commutation is one of His Majesty's Counsel shall pay £2 in addition.
- (3) Every Barrister applying for a Certificate upon going abroad, shall be required, when the Certificate is granted, to compound for his Annual Dues according to the foregoing table.
- (4) A receipt shall be given for the composition in the following form :—

RECEIVED of

a Barrister of the Inner Temple, the sum of  
£            as a composition for all future pay-  
ments for Pension and Preacher's duties to  
the said Society.

*T. O., 23 November, 1869.*

117. Bar dues shall not be payable by any Compulsory  
compounding. Members of this Inn, who shall be called to the Bar after the present Term. In lieu of such Bar dues, a sum of £12 be paid to the House by each Member of the Inn on his Call to the Bar, together with other fees to the House.

## DISBARRING AND WITHDRAWING.

*T. O., 21 November, 1879.*

118. WHEN it has been proved to the Bench Conviction of  
Barrister. that a Member of this Inn has been convicted by a competent tribunal of any offence, which in the opinion of the Bench disqualifies him from continuing a Member of the Inn, his name shall be removed from the books; but the Bench shall be at liberty to re-instate such person, on such cause being shewn as they shall deem satisfactory.

*T. O., 11 April, 1878.*

Becoming  
Solicitor.

119. A Barrister cannot enter a Solicitor's Office, or be an Articled Clerk until he has been disbarred, and if he does so, he renders himself liable to be disbarred.

*T. O., 29 May, 1855.*

Withdrawing  
from Society.

120. No future application by any Barrister of this Society, not being (as a Barrister) a Member of any of the other Inns of Court, for leave to withdraw from this Society, shall be granted without a declaration signed by him that he is not practising, and that it is his intention not to practise as a Barrister in future, either in this country or in any of the Colonies.

## STUDENTS.

*T. O., 22 June, 1798.*

„ 31 January, 1905.

Deposit on  
Admission.

121. No person who shall have been admitted or who shall hereafter be admitted (except as

hereinafter excepted), into this Society, shall be called to the English Bar, unless he shall, previous to his keeping any of the Terms requisite for that purpose, have deposited with the Treasurer the sum of One Hundred Pounds, the same to be returned without interest upon his being called to the Bar, or quitting the Society, or, in case of his death, to his personal representatives.

But this is not to excuse him from paying his duties regularly, nor from giving the usual Bond upon Admission.

Provided that this Order shall not extend to any person who shall previous to his being called to the Bar produce a Certificate of his being a Member of the College of Advocates in Scotland, or of his having taken a degree or kept two years' Terms in any of the Universities of Oxford, Cambridge, Dublin, London, or Durham, the Victoria University of Manchester,

the Universities of Leeds, Liverpool, Birmingham, or Wales, or the Royal University of Ireland; and in case such deposit as aforesaid shall have been made the same shall be immediately returned to him upon his producing such Certificate as is above mentioned.

*T. O.*, 17 December, 1889.

Commons  
Deposit.

122. When a person is admitted into this Society, he may, if he so desire, deposit with the Treasurer the sum of £50 as security for his Commons and Dues, instead of giving the usual bond upon admission; but his giving such security shall not excuse him from making the deposit of £100 required by *T. O.*, 22 June, 1798 (*No.* 121)

*T. O.* 13 January, 1893.

Students  
compounding.

123. Students who have paid the amount of the Student's dues for four years from the date



of their Admission may compound for all their future dues as Students by a present payment of £10.

Any gentleman who after compounding for his Student's dues shall be subsequently called to the Bar shall, in compounding for his Dues as a Barrister, be allowed the amount, if any, by which the £10 Composition already paid exceeds the amount of the dues which would otherwise have become payable by him as a Student.

124. The form of Declaration on Admission which contains the prohibited professions and occupations is set out in the Consolidated Regulations.

Who may and may not be admitted as Students.

125. The privileges granted to Solicitors are set out in the Consolidated Regulations.

Privileges of Solicitors.

*T. O., 25 April, 1884.*

126. In the case of a Solicitor it is unnecessary to impose a preliminary Examination.

Examination. qualifying for Admission.

tion, those cases being excepted where the Examination preliminary to admission as a Solicitor was dispensed with.

*T. O., 4 November, 1859.*

Copy of  
Rules.

127. In every case of admission into this Society there shall be delivered by the Sub-Treasurer to the person admitted a copy of the Rules agreed to by the Four Inns of Court.

*T. O., 6 February, 1732.*

„ 30 January, 1767.

Admission  
gratis.

128. From henceforward none but the eldest son of a Master of the Bench be admitted *gratis* a Member of this Society as a Student.

*T. O., 4 November, 1898.*

Student in  
arrear of dues.

129. If a Student, who has not made a deposit on admission, shall allow his dues to become three years in arrear, a registered letter shall be sent directed to him at his last known

address informing him that unless all arrears to the date of such letter be paid within six months, he will be suspended from all privileges as a Member of the Society till the further Order of the Bench ; and on the expiration of such notice without payment, he shall be suspended accordingly.

130. If, after a Student has been suspended under Order 129, his sureties shall pay all dues incurred up to the date of the notice, they shall be entitled to be released from all further liability as sureties. Sureties of  
suspended  
Student

131. No application shall be made to a Student suspended under 'T. O. 129 for dues incurred after his suspension, but he shall not be restored to the privileges of membership till he has paid all dues to the date of his restoration and a restoration fee of £5 and has also given a new bond with two sureties in the usual form, or has deposited with the Treasurer the sum Restoration of  
suspended  
Student.

of £50 as security for his Commons and Dues, and has complied with such other conditions, if any, as the Bench may impose.

## RE-ADMISSION OF STUDENTS.

*T. O., 10 June, 1873.*

„ *31 January, 1905.*

Conditions of  
re-admission.

132. A STUDENT who has ceased to be a Member of the Inn may, by special permission of the Bench, be re-admitted upon his paying all dues accrued in the interval, and (unless a Member of the College of Advocates in Scotland or of the Universities of Oxford, Cambridge, Dublin, London, Durham, the Victoria University of Manchester, the Universities of Leeds, Liverpool, Birmingham or Wales, or the Royal University of Ireland) depositing £100 and producing a Certificate in the usual form satisfactory to the Treasurer.

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A Student must also pay the fees on re-admission amounting to £1 19s. 9d.

*T. O., 13 November, 1832.*

133. Gentlemen having deposited £100, with a view of being called to the Bar in England, and subsequently quitting the Society, shall be allowed in the event of re-admission and re-deposit of the £100 to have, for the purpose of being called to the Bar, the advantage of the former Terms kept, and of a standing equal to the time between the first admission and the quitting the Society, provided that the claim for re-admission shall in such cases be laid before the Bench.

Former terms  
and standing  
allowed.

## COMMONS AND DUES.

*T. O., 7 July, 1704.*

134. THE Term Commons shall not com- mence before the first day of the Term, nor continue longer than the last, except to end half a week.

Duration.

*T. O., 4 February, 1734.*

Parliament  
Chamber not  
to be used for  
Commons.

135. No Commons are allowed to be served to any Benchers in the Parliament Chamber, nor any gowns hung there.

*T. O., 23 April, 1861.*

Charge to  
Benchers  
for Dinner.

136. The charge to the Benchers for dinners shall be 3s., and each Benchers shall be charged for seven dinners for each Term, in each case whether present or not, and payment at the rate of 3s. per diem. shall be made by all Benchers who may dine beyond the prescribed number.

Dinners out  
of Term.

137. No alteration to be made in the Regulation by which nothing is paid by the Benchers for dinners on the adjournment days out of Term.

*T. O., 25 May, 1875.*

Charge to  
Barristers  
for Dinner.

138. All Barristers shall pay ready money for their dinners, at the present rate of 3s. per dinner.

*T. O., 5 April, 1867.*

139. The charge for Students' dinners shall be one guinea for the Term, and 3s. 6d. a day for every day a Student dines beyond the number of six.

Charge to  
Students  
for Dinner.

*T. O., 6 February, 1778.*

140. After this present Hilary Term vacations and amerciaments to be abolished, and every Student to pay in lieu thereof the sum of £5 before he enters into Commons, and every gentleman called to the Bar to pay £10 as a composition in lieu of vacations and amerciaments after his Call to the Bar.

Vacations  
&c. abolished.

*T. O., 27 June, 1876.*

„ 16 April, 1907.

141. It is an instruction to the Treasurer or Acting Treasurer not to give permission to any Student to leave the Hall before 8 o'clock unless grace after dinner shall be sooner said.

Students  
leaving Hall.

After Trinity Term, 1907, the dinner hour shall be 7 p.m. instead of 6 p.m.

*T. O., 27 June, 1876.*

Newspapers  
in Hall.

142. Newspapers shall not be read in Hall during the hour of dinner, and a copy of this Order shall be screened in the Hall.

*T. O., 9 November, 1729.*

Gowns.

143. No Barrister to come into Commons without his Bar gown.

*T. O., 20 November, 1821.*

Not more than  
twenty Terms  
to be kept.

144. No Student hereafter admitted to Commons, shall be allowed to dine in Commons more than twenty Terms, except in the Term in which he shall apply to be Called to the Bar.

*T. O., 5 February, 1819.*

Table of Fees.

145. A Table of Fees payable for Admissions, Commons and Chambers, on Calls to



the Bar, and on Certificates to be placed in the Hall.

*T. O., 13 February, 1827.*

146. Names of all gentlemen dining in the Hall to be taken in writing daily. Entry of names.

*T. O., 27 January, 1824.*

147. The Collector is directed to deliver an account half-yearly after Hilary and Trinity Terms, of all sums owing for Dues, Commons, Pensions, Preacher's Duties and Gowns to every Bench, Barrister and Student. Accounts.

*T. O., 2 June, 1725.*

148. The Members of this Society shall discharge the Pensions and Preacher's Duties yearly. Pensions and Preacher's duties.

*T. O., 4 November, 1884.*

149. An account of all gentlemen in arrear to be laid before the Masters of the Bench, on the Arrears.

15th May and 15th November in every year,  
and before the Auditors.

## CHURCH.

*T. O., 29 October, 1691.*

„ 22 November, 1741.

„ 10 June, 1771.

Afternoon  
Preacher.

150. THE appointment of an Afternoon Preacher to the Temple Church and of a Preacher on Fast Days is vested alternately (each sermon) in the two Societies. The Clergyman's fee on such occasion is £2 2s.

*T. O., 4 May, 1841.*

Appointment  
of.

151. The Treasurer, and failing him any Bencher, has the appointment for any vacant Sundays.

*T. O., 6 February, 1783.*

Preacher not  
appearing.

152. In case the Afternoon Preacher shall not appear in the Preacher's seat at the church

before the prayers are ended, the Reader is to preach and receive the gratuity.

*T. O., 30 January, 1792.*

153. If the Clergyman appointed to preach the Afternoon Sermon shall not attend in person, but send a proper person to preach, such Deputy may perform the duty, but the fee is not to be paid until the Treasurer shall give an order to that effect; and if the Clergyman deputed shall decline preaching, the Reader is to supply his place and receive the stipend.

Preacher's  
Deputy.

*T. O., 6 November, 1883.*

154. Masters of the Bench, not being Honorary Members thereof, are entitled to give orders for three persons to the Morning Service; but there is no restriction in respect of the Afternoon Service.

Church  
Orders.

Owing to the limited accommodation of the Benchers' stalls, orders are not given to admit

to them ; but any Bencher can bring a friend with him to the supplementary seats.

*T. O., 13 June, 1862.*

Introducing  
ladies.

155. Any Bencher or Barrister of the Inn may introduce two ladies.

*T. O., 24 May, 1816.*

Monuments  
and Tablets.

156. No monument or tablet to be placed in the Body or Round of the Church until the plan, size and place be first approved of by two of the Masters of the Bench.

*T. O., 27 January, 1843.*

Expenditure  
on Church.

157. No sum of money shall be laid out on the Church without Special Order of the Bench.

*T. O., 2 May, 1851.*

No money to  
Church  
Servants.

158. No money shall be given to the servants of the Church, and any servant receiving any fee or gratuity from any visitor shall be immediately discharged.

*T. O., 13 June, 1862.*

159. No servant in the Church is permitted to receive money for the admission of a stranger.

No fee for admission.

### SUB-TREASURER.

*T. O., 6 February, 1821.*

160. The following forms to be printed for the use of the Sub-Treasurer, *viz.* :—

Forms for use of.

Chamber, Bar, Commons Bonds.

Composition and Deposit Papers.

Certificates for Admission into Commons.

Letters for Payment of Pensions and Preacher's Duties.

*T. O., 15 June, 1695.*

161. Sub-Treasurer to deliver a particular alphabetical of all bonds in his custody to every new Treasurer on his admission.

Bonds.

*T. O., 13 November, 1780.*

162. It is the duty of the Sub-Treasurer to

Control of Servants.

inspect the conduct of the several servants of the House, and report to the Table if he finds any of them deficient in their duty.

*T. O., 21 November, 1880.*

Misconduct  
by Servants.

163. If any servant of the House be guilty of serious misconduct in his office, the Treasurer or in his absence the Sub-Treasurer, shall have power to suspend him; but if this shall happen within four days before any business day of the Bench, the same shall be reported to the Bench, and if it shall happen at any other time, it shall be reported to the Treasurer, who shall have power, on investigation, to remove or continue the suspension or dismiss the servant.

*T. O., 25 November, 1757.*

Book of  
Commons, etc.

164. The account of Commons, Pensions, and Preacher's Duties shall be entered in a book or books to be kept for that purpose.

*T. O., 5 November, 1682.*

165. Sub-Treasurer to attend at every Parliament and enter Acts, &c. Attendance of Sub-Treasurer.

*T. O., 9 May, 1692.*

166. Sub-Treasurer to put down in a book kept for the entry of Bench Orders the names of all Benchers present at the making of any Bench Table Order, and if any Benchers' Names taken down.  
then present shall dissent to any Order then proposed to be made, every such Benchers shall and may at the time be at liberty to enter his dissent or protestation thereunto.

*T. O., 29 April, 1884.*

167. Any person in the employment of the Inn who shall make any unauthorised communication respecting the business of the Inn to the Papers, shall be subject to be punished and dismissed. Communication to Papers

## HOUSE.

*T. O., 26 November, 1819.*

Inventories.

168. Inventories of all things belonging to the Society given in charge to the Officers of the House shall in future be delivered to each Treasurer upon his coming into office.

*T. O., 21 February, 1851.*

Newspapers  
in Parliament  
Chamber.

169. No person whatever shall under any circumstances take from the Parliament Chamber any of the daily newspapers, reviews, magazines or other periodicals; except that the Master of the Temple shall, as heretofore, be permitted to take the daily newspapers in the evenings, out of Term only, to be returned by him before 12 o'clock on the following day to the Treasurer's Office, where they are to be kept filed, and no person whatever shall take from the Parliament Chamber any of the Sunday papers until their places have been supplied by the succeeding number.



*T. O. 18 February, 1835.*

170. A notice shall be affixed in the Parliament Chamber requesting that the reviews, magazines, newspapers, periodicals and publications may not be removed in future until such time as their places have been respectively supplied by the succeeding numbers or number of the work. Notice as to papers to be screened.

*T. O. 31 October, 1702.*

171. Clean linen to be prepared for all the tables in the Hall every day. Clean Linen for Hall.

*T. O. 12 June, 1860.*

172. No person eligible to be a waiter in the Hall, unless he shall have been for two years employed as a servant in a family, or as a waiter. Waiters.

## ACCOUNTS.

*T. O., 19 January, 1883.*

173. In the accounts of the Inn presented to the Bench every six months, at the Audit Repairs ordinary and permanent to be separately entered.

Dinner, the item "General Repairs," shall be divided into at least two separate heads, *e.g.*—

1.—Ordinary Repairs.

2.—Permanent Repairs.

so as to shew clearly on the face of the accounts how large a percentage on rental is expended in ordinary wear and tear, and how much on exceptional objects of a different description.

*T. O., 13 November, 1753.*

Sale of Stock.

174. No stock purchased or to be purchased shall be disposed of but in pursuance of an Order of the Bench Table, to be made on a particular day appointed for that purpose, and notice of such day shall be given at least three days before to all the Masters of the Bench then in Town.

### SURVEYOR.

*T. O., 10 June, 1777.*

Orders for  
Work.

175. In future no work to be done by any workman without an order from Treasurer,

Sub-Treasurer or Surveyor, and the workmen shall specify in their bills by whose order and where such work was done.

*T. O., 9 November, 1819.*

176. No tradesman shall begin any work until he receive instructions from the Surveyor, except any trifling repairs which may be ordered by the Sub-Treasurer, the vouchers for which to be delivered by the tradesman to the Surveyor as often as required, that the necessary examination may be made at the time when the work is done.

Instructions  
to Tradesmen  
for Work.

*T. O., 19 January, 1883.*

177. No structural alteration in the external features of any building in the Inner Temple, and no alteration in the external colouring of any building, gate or railing in the Inner Temple

Authority for  
Structural  
Alteration.

shall be made without a written authority from the Bench previously obtained by the Surveyor, but in cases of sudden emergency the written sanction of the Treasurer shall be a sufficient authority.

#### GENERAL.

Saving Order.     178. Nothing herein contained shall affect the validity of any Act of Parliament or Table Order not mentioned herein.



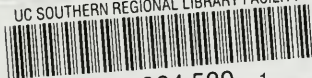
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